

UNITED STATES DISTRICT COURT, DISTRICT OF NEW MEXICO SENTENCING MINUTE SHEET									
CR No: 19-3113-001 JB			USA vs.: PADILLA						
Date: 6/10/2024			Name of Deft: Robert						
Before the Honorable: James O. Browning									
Time In/Out:		9:57 am – 10:02 am			Total Time in Court (for JS10):			5 minutes	
Clerk:		L. Rotonda			Court Reporter:			J. Bean	
AUSA:		Maria Armijo/Randy Castellano			Defendant's Counsel:			Joe Romero (appointed)	
Sentencing in:		Albuquerque			Interpreter:			N/A	
Probation Officer:		Robert Sanchez			Interpreter Sworn?			Yes	No
Convicted on:		<input checked="" type="checkbox"/>	Plea		Verdict	As to:	Information	<input checked="" type="checkbox"/>	Indictment
If Plea:			Accepted		Not Accepted	Adjudged/Found Guilty on Counts: 1			
If Plea Agreement:			Accepted		Not Accepted	No Plea Agreement		Comments:	
Date of Plea/Verdict:		3/11/2024	PSR:	<input checked="" type="checkbox"/>	Not Disputed	Disputed		Courts adopts PSR Findings	
Evidentiary Hrg:		Not Needed	Needed		Exceptions to PSR:				
SENTENCE IMPOSED				Imprisonment (BOP):					
Supervised Release:							Probation:		
REC		500-Hour Drug Program		BOP Sex Offender Program		Other:			
ICE		Court recommends ICE begin removal proceedings immediately or during service of sentence						ICE not applicable	
SPECIAL CONDITIONS OF SUPERVISION									
No re-entry without legal authorization					Home confinement for months days				
Comply with ICE laws and regulation					Community service for hours during supervised release.				
Participate in/successfully complete subst abuse program/testing					Reside halfway house months days				
Participate in/successfully complete mental health program					Register as sex offender				
Refrain from use/possession of alcohol/intoxicants					Participate in sex offender treatment program				
Submit to search of person/property					Possess no sexual material				
No contact with victim(s) and/or co-defendant(s)					Comply with Computer Restriction Monitoring Program (CRMP).				
No entering or loitering near victim's residence					No contact with children under 18 years				
Provide financial information					No volunteering where children supervised				
Waive right of confidentiality and allow the treatment provider to release treatment records					Restricted from occupation with access to children				
Must not knowingly purchase, possess, distribute, administer, or otherwise use any psychoactive substances (e.g., synthetic marijuana, bath salts, etc.) that impair your physical or mental functioning, whether or not intended for human consumption.					Must not go or remain within 100 feet of school yards, parks, playgrounds, arcades, or other places used primarily by children under the age of 18 years				
Must not possess, sell, offer for sale, transport, cause to be transported, cause to affect interstate commerce, import, or export any drug paraphernalia, as defined in 21 U.S.C. 863(d).					If defendant is unemployed - Must participate in an educational or vocational services program and follow the rules and regulations of that program				
OTHER:									
Fine: \$ 0					Restitution: \$ (applicable but not imposed)				
SPA: \$ (100 per count)					Payment Schedule:			Due Immediately	Waived
OTHER:									
<input checked="" type="checkbox"/>	Advised of Right to Appeal			Waived Appeal Rights per Plea Agreement					
<input checked="" type="checkbox"/>	Held in Custody			Voluntary Surrender					
Recommended place(s) of incarceration:									
Dismissed Counts:									

OTHER COMMENTS: Court calls case, counsel enter appearances. Court addresses Defendant regarding document prepared by Probation in matter, Defendant confirms having reviewed same. Defense Counsel addresses the Court regarding issues with Defendant's review of PSR in instant matter, indicates that in reviewing report with Defendant, learned of the Defendant's desire to have counsel object to portions of PSR. Indicates will be seeking continuance of hearing, moves orally for same. AUSA Catellano indicates that government does not object to request. Notes that if there were additional hearings in matter that government would be asking for hearings to occur in Las Cruces. Court indicates that as matter was indicted in Albuquerque, would not require same. Court will grant continuance. Matter will be reset for future date by separate order of the Court.